

Electronically filed

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
)	
Amendment of Part 101 of the Commission's Rules to)	WT Docket 10-153
Facilitate the Use of Microwave for Wireless Backhaul)	
and Other Uses and to Provide Additional Flexibility to)	
Broadcast Auxiliary Service and Operational Fixed)	
Microwave Licensees.)	

June 17, 2013

EX PARTE FILING OF RED SHIFT INTERNET SERVICES¹

Dear Ms. Dortch:

Red Shift Internet Services ("Red Shift") is a wireless internet service provider with nearly twenty years experience providing un-served and underserved communities with broadband services.

Following Wireless Strategies Inc's ("WSI") filings of January 28, 2013 and April 2, 2013 we re-read rules 101.103 and 101.115(c) and concluded that these rules as they currently exist do in fact allow for the safe licensing and operation of optimally sized or "small" antennas.

¹ Nitelog Incorporated doing business as Red Shift Internet Services.

Consequently, we agree with WSI that rules 101.103 and 101.115(c) prevent small antennas from causing harmful interference to existing operators, and prevent operators using small antennas from blocking new applicant paths.

Therefore, Red Shift respectfully requests the Commission add the explanatory footnote to rule 101.115 as proposed by WSI in its April 2, 2013 filing:

"Non-compliant antennas (antennas not meeting Category A specifications) are authorized on the condition that they must not cause harmful interference and must accept harmful interference pursuant to Rules 101.103 and 101.115(c)."

By such action the Commission would safely allow the deployment of small antennas and remove a major barrier preventing the delivery of high quality wireless broadband to un-served and underserved communities and subscribers.

Respectfully submitted,
Tony Cricelli, CEO
Red Shift Internet Services
712 Hawthorne Street
Monterey, CA 93940